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## WRITTEN EX PARTE

Marlene H. Dortch, Secretary Federal Communications Commission 445 12<sup>th</sup> Street, S.W. Washington, D.C. 20554

> Numbering Resource Optimization and Implementation of Local Competition Re: Provisions, CC Docket Nos. 99-200, 96-98

Dear Ms. Dortch:

Pursuant to 47 C.F.R. Sections 1.1206(b)(1) and (b)(2), we file this notice and the attached ex parte presentation electronically in the dockets referenced above today. On December 12, 2002, Suzanne Toller and Cindy Manheim, representing AT&T Wireless Services, Inc. ("AWS"), had a meeting with Patrick Forster, Jennifer Salhus, and David Furth of the Wireless Telecommunications Bureau; and Pam Slipakoff, Cheryl Callahan, Jennifer Gorny, and Jared Carlson of the Wireline Competition Bureau.

AWS discussed the two pending petitions by the California Public Utilities Commission for authority to implement technology-specific overlays and to waive the contamination threshold rule. AWS made the points reflected in the attached ex parte presentation on the California petitions. In addition, AWS discussed the pending Verizon Communications petition (not yet on public notice) regarding grandfathered codes. AWS supported the petition's request not to include grandfathered wireless numbers in pooling and to give the industry time to develop a solution; and requested the Commission to provide guidance on a national level, as the states do not have jurisdiction over this issue.

Please direct any questions regarding this matter to the undersigned.

Very truly yours,

/S/

Suzanne K. Toller

Encls.